

Gordon M. Bock, attorney, in the Harman case, was present with Assistant District Attorney Krotel, who is prosecuting the case. Mr. Hill appeared in court fully an hour before any of the prosecuting officers. He was in charge of Policeman Harney Flood, of the district attorney's office, who arrested him yesterday in the office of DeCoppet & Doremus, stock brokers, at 42 Broadway.

Mr. Hill lives with his wife and two children at 604 Quincy Street, Brooklyn. He is a man of about thirty-eight years of age, 5 feet 10, is tall and rather sickly-looking.

He was represented by former Magistrate Cullen, by his counsel's advice Mr. Hill refused to make any comments to the reporters, although he seemed perfectly willing to do this at first. He was not at all cast down, appearing to be cheerful and to take the matter lightly.

When Mr. Hill appeared in court previous to the examination, he was asked how far the Harman interests would prosecute the case, and he replied, "Why, I don't know; that's in the hands of the district attorney." He was then asked if the matter which had been the subject of the letter, as it is alleged, would also be prosecuted. "Oh," he said, "I don't know as we've discussed that at all yet; you'll have to ask the district attorney."

Agree on \$500.

Assistant District Attorney Krotel, when asked the same question, referred his interrogator to Mr. Hill. "If they make the complaint, why, of course, we will prosecute," he said. The hearing took but a minute. The examination was fixed for 10 o'clock on Monday, and the question of the amount of bail was raised. Previous to the hearing Mr. Hill had agreed that \$500, which is the usual bail for a special sessions trial, would be sufficient. Mr. Hill's alleged offense is only a misdemeanor, and will, therefore, not go to the grand jury. When Magistrate Wahl asked for the amount of the bond the assistant district attorney asked that it be placed at \$1,000. Mr. Cullen objected, saying, "Why, we had a conference just now and agreed that \$500 would be sufficient."

"I had a talk just now with Mr. Hill," said the assistant district attorney, "and he wishes it fixed at \$1,000." The magistrate said he would do this, but that if the real estate which was furnished was good enough \$500 would be sufficient.

Abraham Harman, of 530 West Sixty-eighth Street, came forward to furnish bail. He offered real estate valued at \$75,000, and said he would give more if necessary for Mr. Hill. The bail was accepted, and Mr. Hill was excused.

Offense a Misdemeanor.

Mr. Hill's offense is a misdemeanor, punishable by imprisonment for not more than one year or by a fine of \$500, or both. The section of the penal code under which he was arrested reads:

"A person who wilfully and without authority, either:

1. Opens or reads, or causes to be opened or read, a letter, telegram, or private paper; or
2. Publishes the whole or any portion of such a letter, or telegram or private paper, knowing it to have been opened or read, without authority; or
3. Takes a letter, telegram or private paper belonging to another, or a copy thereof, and publishes the whole or any portion thereof; or
4. Publishes the whole or any portion of such letter, telegram or private paper, knowing it to have been taken or copied without authority; . . . is guilty of a misdemeanor."

PRESIDENT SAYS "CABAL" IS TRUE

Knew of the Plan Before the Dinner Exposure—Harman Silent.

WASHINGTON, D. C., April 5.—It was stated at the White House today that knowledge of the "cabal" alleged to have been formed to defeat the policies of Mr. Roosevelt came to the notice of the President some time before the dinner at which the whole scheme was laid bare.

Persistent efforts were made at the White House today to obtain the name of the person who is said to be responsible for giving away the information of the intentions and resources of the combination, but Secretary Loeb uniformly declined to make this public.

Mr. Loeb declared today that no names were mentioned at the White House yesterday when reference was made to some public man who had been present at the dinner and had told the story of the alleged combination.

Penrose Denies.

PHILADELPHIA, April 5.—United States Senator Penrose had this to say today about the published report that he told at a dinner the story of a "rich man's conspiracy" to prevent the selection of President Roosevelt's choice of a successor to himself.

"It is absolutely an untruth. I have never said any such thing. It is all untrue. I have always been a supporter of and believer in President Roosevelt's administration, and all its policies."

The Senator was asked: "Have you ever heard of a \$5,000,000 fund to prevent President Roosevelt naming his successor?"

"No, absolutely not."

"Have you ever heard of the combination termed the 'rich men's conspiracy' to thwart the President in the development of his policies?"

"No, I have never heard of any such combination, and have no knowledge of it."

Nebraska Endorses President.

LINCOLN, NEB., April 5.—The Nebraska State Senate today adopted a resolution endorsing the position of President Roosevelt in his controversy with E. H. Harman, and declaring the confidence of the Senate in the President's motives.

ALL ON BOARD LOST.

Launch Charlotte Casse Found Stranded.

JACKSONVILLE, FLA., April 5.—The sixty-foot two-masted launch Charlotte Casse, said to be owned by Paul Casse, Wilmington, N. C., was found stranded on the beach sixteen miles below Palm Beach today with no one on board. It is believed that her owner and party were aboard for a cruise and ran into the severe gale of a few days ago, washing them overboard. The discovery of the launch was reported to the vice-consul here.

"IT'S ARBUCKLES YOU BET"

Yes, and "you bet it's good."

Most boys from the country who make their mark in the world are brought up on Arbuckles' ARIOSA Coffee. Don't let anybody switch you to drinking something else, which may ruin your stomach and nerves!

Compiles with all requirements of the National Pure Food Law, Guarantee No. 2041, filed at Washington.

COPS TO NAB ALL GIRLS WEARING FASCINATORS

Cincinnati Police Forbid Kimonos, Purple Hose, Etc., on Streets.

CINCINNATI, O., April 5.—A new dress reform is abroad, a new Richmond has entered the field to enforce sensible attire for women. He has 600 assistants sworn to aid him, and his name is Milken, chief of police. Here is his edict, issued today:

"The kimono must not be worn on the streets.

The high-heeled slipper must go when accompanied by purple stockings or other gaudy and incensements.

"Skirts must not be held too high no matter how rainy the day.

"Young girls must not wear fascinators."

Milken has said it. He has to his lieutenants, sergeants and patrolmen to arrest any person appearing on the streets in attire that would not look well in church.

"Berry's for Clothes."

—the distinguishing sort.

You'll never know where you're at this changeable month unless you have a light weight raincoat.

Do it now or the show-ers will do you.

\$15 to \$30.

Shoes.

The spring lasts are in and we're as pleased as we know you'll be when you get your bunches of fives in a pair.

The great Berry "Dry-Foot," \$3.50.

For perfect dress, Hanan's, \$5 and \$5.50.

C.A. Berry & Co.

MEN'S & BOYS' OUTFITTERS

limitation to accomplish the defeat of the President's policies in the coming presidential campaign. This dinner was a comparatively recent occurrence. Secretary Loeb said today there were not any additional details of the affair to be given out, but he emphasized the belief which he expressed yesterday that the publicity which had been made of the matter against the interests of the President would "rip the whole scheme in the bud" before the campaign of 1908 is fully on.

Harman Won't Talk.

NEW YORK, April 5.—E. H. Harman declines absolutely to talk about the report from Washington that the Standard Oil Company and associated interests had raised a fund of \$5,000,000 to prevent the nomination for President of a man of President Roosevelt's choice.

The comment of Frank G. Barstow, a Standard Oil Company director, on the story was:

"It is simply absurd."

Mr. Harman had a talk late yesterday with H. H. Rogers, of the Standard Oil Company. He said at his conclusion that the talk was only about business matters, which were not connected in any way with President Roosevelt.

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Will Replace Lost Crosses

Veterans Who Have Misplaced Originals Will Get Others from Daughters.

ANNOUNCEMENT JUST MADE

List of New Camps Includes Several at Points in Virginia.

General interest in the official announcement made by General Stephen D. Lee to the effect that the United Daughters of the Confederacy have taken steps to supply duplicate crosses of honor to those veterans who have lost the originals. In General Orders No. 65, Jan. 1899, the headquarters of the United Confederate Veterans in New Orleans, General Lee says:

"The general command has extreme satisfaction in announcing that the United Daughters of the Confederacy have taken steps to supply duplicate crosses of honor to those veterans who have been so unfortunate as to lose the originals. The old cross is a badge of honor and honor that has been bestowed by these noble women, that they were quite heartbroken if the crosses were lost or broken. The daughters, with the same nobility of emotion and affectionate regard, which induced them to offer the crosses in the first place, have now perfect duplicates, which the men may obtain duplicates. Full particulars as to the course to take to get a new cross can be had from the headquarters of the U. D. C. The general command cannot find words to express for himself personally and for his beloved comrades the sense of appreciation felt by all at this action, which is but a small evidence of the love and affection which the women of the South have ever manifested."

General Lee also announces the fellowship of the following named camps in the organization of the United Confederate Veterans, and their respective numbers and headquarters:

Robert Camp, No. 1605, Hobart, Okla. D. Ford Forrest Camp, No. 1606, Portland, Me.

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ATTACK MADE ON AMERICAN GUILD

(Continued from First Page.)

information sufficient for the purposes of this report.

With reference to the further call to your attention that the books of the guild show that on December 31, 1906, they were indebted to the Southern Interstate Bank to the amount of \$72,500.

During the year 1906 the guild received from the Southern Interstate Bank the sum of \$100,000, which was invested in the purchase of bonds and other securities, and the balance of the investment was paid to the bank.

It is the opinion of your examination that the guild is not a charitable organization, and that the investments of such investments as may be made, should be made on a basis of sound business, and not on a basis of speculation.

As to Amalgamations.

With reference to amalgamations, the examiners have this to say:

"To get a thorough understanding of these transactions, it is first necessary to look into the method of subdividing the assessment of the guild into the several funds, viz: Mortuary and old age, emergency and expense, and general fund. The guild first takes 25 per cent. of the gross collections for the emergency fund, and the balance of the gross collections is divided into the mortuary and old age fund."

"In making these institutions, however, it is the custom of the guild to take the entire collections for the mortuary fund, and the balance of the gross collections is divided into the emergency and old age fund."

"Their defense for this action is that these are new members, but it must be borne in mind that these new lives taken over are not freshly selected ones, but are often the accumulation of an older order, in which the advantage of selection has been lost."

"To take these years' assessments from old members as an additional sum for the emergency fund, is a most indefensible. This leads to the very excesses which we find in this association with all their attendant evils."

Other Inquiries.

Referring to the purchase of bank stock, the examiners say this query was put to the supreme governor:

"You state that the stock of the Provident Savings Bank, which was purchased by the American Guild, was sold for in numerous small notes, which were received by the members of the guild, and consequently did not net the bank the face value of the stock which it issued to the guild. Will you kindly advise whether these notes were notes of the American Guild, or whether they were notes received by the guild from members or other sources, and used in payment of this stock?"

The supreme governor replied:

"When the American Guild was organized, seventeen years ago, it invested its funds on what was then popularly and commonly known as the easy payment, or building and loan plan. Small monthly notes were taken, running over a period of ten years, secured by real estate, and these loans were largely made outside of the guild."

Makes Hair Look Rich

No need to ask if you want your hair to look rich, healthy, and luxuriant. We know you do! Ayer's Hair Vigor, new improved formula, will give it just that appearance. An ideal hair dressing. Ask your doctor about it.

We publish the formulas of all our preparations. J. C. Ayer & Co., Lowell, Mass.

CHILDMOST A SOLID SORE

From Skin Disease from Birth Until Six Years Old—Father Spent Fortune on Her Without Benefit—Old Doctor Suggested Cuticura, which Cured Her in Two Months, Leaving

SKIN SOFT AS A BABY'S AND WITHOUT A SCAR

"I have a cousin in Rockingham Co. who once had a skin disease from her birth until she was six years of age. Her father had spent a fortune on her to get her cured and none of the treatments did her any good. Old Dr. C. suggested that he try the Cuticura Remedies which he did. When he commenced to use it the child was almost in a solid scab. He had used it about two months and the child was well. I was there when they commenced to use your Cuticura Remedies. I stayed that week and then returned home and stayed two weeks and then went back and stayed with them two weeks longer and when I went home I could hardly believe she was the same child. Her skin was as soft as a baby's without a scar on it. I have not seen her in seventeen years but I have heard from her and the last time I heard from her she was well. That is why I have been acquainted with Cuticura. I hope this may be of some service to you in the future. Mrs. W. P. Ingle, Burlington, N. C., June 10, 1905."

WORLD'S EMOLLIENT Is Cuticura Ointment.

For rashes, eczemas, itchings, irritations, scalds and chappings, for red, rough, and greasy complexions, for sore, itching, burning hands and feet, for baby rashes, itchings and chappings, and for all the purposes of the toilet, bath and nursery. Cuticura Ointment, assisted by Cuticura Soap, is invaluable.

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